

# EXHIBIT M

Email thread with Counsel Regarding Anchor  
Protocol, December 5, 2022.

# EXHIBIT M

## Vangel, Mike

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**From:** Caitlin Moyna <cmoyna@gelaw.com>  
**Sent:** Monday, December 05, 2022 10:02 AM  
**To:** Henkin, Douglas W.; Vincent Pontrello  
**Cc:** Senderowitz, Stephen J.; Daniel Berger; Alex Forgione; Peyser, Nell Z; Goelman, Aitan; Amanda Tuminelli; Jaros, Ashley N.  
**Subject:** RE: [EXTERNAL] RE: Albright v. TFL, et al., 1:22-cv-7281

[WARNING: EXTERNAL SENDER]

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Mr. Albright did not stake on the Anchor Protocol.

Caitlin

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**From:** Henkin, Douglas W. <douglas.henkin@dentons.com>  
**Sent:** Monday, December 5, 2022 10:35 AM  
**To:** Caitlin Moyna <cmoyna@gelaw.com>; Vincent Pontrello <vpontrello@gelaw.com>  
**Cc:** Senderowitz, Stephen J. <stephen.senderowitz@dentons.com>; Daniel Berger <dberger@gelaw.com>; Alex Forgione <aforgione@gelaw.com>; Peyser, Nell Z <NPeyser@zuckerman.com>; Goelman, Aitan <AGoelman@zuckerman.com>; Amanda Tuminelli <Amanda.Tuminelli@kobrekim.com>; Jaros, Ashley N. <ashley.jaros@dentons.com>  
**Subject:** RE: [EXTERNAL] RE: Albright v. TFL, et al., 1:22-cv-7281  
**Importance:** High

Dear Caitlyn,

This is relevant because if Mr. Albright used the Anchor Protocol, then he is subject to its Terms of Service, which include, inter alia, releases of claims against TFL and Mr. Kwon, a waiver of the right to pursue class claims, Singapore choice of law, and a Singapore arbitration clause.

We look forward to your prompt reply.

Best regards,

Doug

 Douglas W. Henkin

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**From:** Caitlin Moyna <[cmoyna@gelaw.com](mailto:cmoyna@gelaw.com)>  
**Sent:** Monday, December 05, 2022 9:47 AM  
**To:** Henkin, Douglas W. <[douglas.henkin@dentons.com](mailto:douglas.henkin@dentons.com)>; Vincent Pontrello <[vpontrello@gelaw.com](mailto:vpontrello@gelaw.com)>  
**Cc:** Senderowitz, Stephen J. <[stephen.senderowitz@dentons.com](mailto:stephen.senderowitz@dentons.com)>; Daniel Berger <[dberger@gelaw.com](mailto:dberger@gelaw.com)>; Alex Forgione <[aforgione@gelaw.com](mailto:aforgione@gelaw.com)>; Peyser, Nell Z <[NPeyser@zuckerman.com](mailto:NPeyser@zuckerman.com)>; Goelman, Aitan <[AGoelman@zuckerman.com](mailto:AGoelman@zuckerman.com)>; Amanda Tuminelli <[Amanda.Tuminelli@kobrekim.com](mailto:Amanda.Tuminelli@kobrekim.com)>  
**Subject:** RE: [EXTERNAL] RE: Albright v. TFL, et al., 1:22-cv-7281

**[WARNING: EXTERNAL SENDER]**

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Dear Doug,

We don't understand how this relates to Defendants' motions to dismiss, and why you need this information now, before discovery as started. Can you please advise?

Best regards,  
Caitlin

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**From:** Henkin, Douglas W. <[douglas.henkin@dentons.com](mailto:douglas.henkin@dentons.com)>  
**Sent:** Sunday, December 4, 2022 1:51 PM  
**To:** Caitlin Moyna <[cmoyna@gelaw.com](mailto:cmoyna@gelaw.com)>; Vincent Pontrello <[vpontrello@gelaw.com](mailto:vpontrello@gelaw.com)>  
**Cc:** Senderowitz, Stephen J. <[stephen.senderowitz@dentons.com](mailto:stephen.senderowitz@dentons.com)>; Daniel Berger <[dberger@gelaw.com](mailto:dberger@gelaw.com)>; Alex Forgione <[aforgione@gelaw.com](mailto:aforgione@gelaw.com)>; Peyser, Nell Z <[NPeyser@zuckerman.com](mailto:NPeyser@zuckerman.com)>; Goelman, Aitan <[AGoelman@zuckerman.com](mailto:AGoelman@zuckerman.com)>; Amanda Tuminelli <[Amanda.Tuminelli@kobrekim.com](mailto:Amanda.Tuminelli@kobrekim.com)>  
**Subject:** RE: [EXTERNAL] RE: Albright v. TFL, et al., 1:22-cv-7281  
**Importance:** High

Dear Caitlyn,

I write because the Amended Complaint does not state whether Mr. Albright used the Anchor Protocol himself. Please let us know, no later than 9:30am tomorrow, whether or not Mr. Albright ever staked any tokens in the Anchor Protocol.

Best regards,

Doug

 Douglas W. Henkin

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